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U.S. APPLICATION NO.			Onited	States Patent and Tradema Washington, D.
09/673795		FIRST NAMED APPLICANT		ATTY, DOCKET NO.
•	4. t. t	TRIEBEL	F	03715.0069
FINNEGAN HENDERSON FAR	ABOW.		INTERNATIONA	L APPLICATION NO.
1300 I STREET NW			PCT/FF	R99/00957
WASHINGTON, DC 20005 3315			I.A. FILING DATE	PRIORITY DATE
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NOTIFICATION OF MISS STATES I	ING REC	THE ENGRAPH OF THE	DATE MAILE	APR 2001
STATES I	DESIGNA	TED/ELECTED OFFIC	35 U.S.C. 371 IN	THE UNITED
The following items have been sub-	mitted burk		CE (DO/EO/US)	
U.S. Basic National Fee.	ice (37 CFR			rademark
Copy of the international a	annliantia	I moleation of Small Ent	ity Statue	
Oath or Declaration of inv.	entors(s)	I ranslation of the intern	national annlication into	English.
Copy of Article 19 amends	nents.	☐ Translation of Article 1	9 amendments into Eng	lish.
Priority Document.		9		
Translation of A	iry Examinat	tion Report in English and its	Anneyes if and	
		that Preliminary Examination]	Report into English	
4. Applicant has requested continue			•	
2. Applicant has requested early proof the indicated items in paragraph 3 below prior to 20 or 30 months from the priority U.S. Basic National Form	. The Basic	National Fee and the communic	filed the following ind	icated items and/or
prior to 20 or 30 months from the priori U.S. Basic National Fee.	y date to avo	oid abandonment.	die miernational applica	ation must be filed
		Copy of the international	application	
3. The following items MUST be furnis acceptance under 35 U.S.C. 371:	hed within t	ne period set forth below in or	der to complete the man	irements for
	UOD INTO Ena	dich A manager a		
The current translation	te 20 or 30 r	months from the priority date.	roduned it submitted	
Translation	is delective	for the reasons indicated on the	e attached Notice of De	fective
D. Processing fee for providing	no the travel	nela- at a		
appropriate 20 or 30 mc	onths from th	ation of the application and/or be priority date (37 CFR 1.492	(f)).	the
the application (preferal	dy by the tot	compliance with 37 CFR 1.49	97(a) and (b), properly	identifying
surcharge will be require	ed if submitt	ternational application number ed later than the appropriate 2	and international filing	date). A
The current oath or decl	aration does	not t tt am	o or 30 months from the	priority =
indicated on the attached	PCT/DO/E	not comply with 37 CFR 1.49	7(a) and (b) for the reas	sons
a. Salcharge for providing the	oath or dec	laration later than the appropri	iate 20 or 30 months for	4L -
4. Additional claim fees of \$				•
claim fee, are required. Applicant must ou	_ as a [] lat bmit the add	ge entity small entity, inclinational claim fees or careal the	uding any required mul	tiple dependent
due (37 CFR 1.492(g)). See attached PTO	-875.	ciain rees or cancer the	additional claims for v	hich fees are
5. Applicant has not submitted the requirement PCT/DO/EO/920.	ired sequence	a lietina		
PCT/DO/EO/920.	rea sequence	using pursuant to 37 CFR 1	.821-1.825. See attach	ed
ALL OF THE PTEMS SET FORTH DIS				
ALL OF THE ITEMS SET FORTH IN 3 MONTHS FROM THE DATE OF THIS THE PRIORITY DATE FOR THE APPI RESPOND WILL BESTER TO THE APPI	(a)-3(d), 4 A NOTICE O	ND 5 ABOVE MUST BE ST	UBMITTED WITHIN	TWO (2)
THE PRIORITY DATE FOR THE APPI RESPOND WILL RESULT IN ABANDO	TOATTOAT	WHICHEVER IS LATER.	where 37 CFR 1.495 a	pplies) FROM
The time period set above may be extended 1.136(a).	by filing a pe	etition and fee for extension of	time under the provision	ons of 37 CFR
6. If box 3a or 3c is checked a translation of	6 tha A			
6. If box 3a or 3c is checked, a translation of Annexes will be cancelled. A processing fee 7. The Article 19 amendments are cancel	will be requ	es MUST be submitted no late fired if submitted later than 20	r than the time period s	et above or the
'. The Article 19 amendments are carcel	led cipoo o e-	anslation was not provided by	the appropriate 20 (37	priority date.
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Applicant is reminded that any communication address given in the heading and include the l	n to the Unit	ed States Patent and Trademar	k Office must be maile	d to the
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A copy of this no	tice MU	ST be returned with the	kia maa	
	1	Detective Translation	us response.	
PTO-875	PCT/DO/	EU/970		
FORM PCT/DO/EO/905 (March 2001)	,	Winston M Telephone: 703-3	I. Alvarado	
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U.S. APPLICATION NO.			Ur	Commissioner for Patents, Box nited States Patent and Trademark C
	FIR	ST NAMED APPLICANT		Washington, D.C. 2
09/673795		TRIEBEL		ATTY, DOCKET NO.
	•••		F	03715.0069
FINNEGAN HENDERSON FARABOW GARRETT & DUNNER, 13001 STREET NW			INTERNATIONAL APPLICATION NO.	
			PCT/FR99/00957	
WASHINGTON, DC 20005	3315		I.A. FILING DAT	E PRIORITY DATE
			22 APR 99	22 APR 98
NOTIFICATION TO CONTAINING N		UIREMENTS ICE AND/OR A	DATE MAILE FOR PATENT AMINO ACID	27 APR 2001 APPLICATIONS SEQUENCE
Applicant has submitted pa America. The items indicated below and	Dare under 25 trans		national stage in	the United States of

ow, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

The application fails to comply with the requirements of 37 CFR 1.821-1.825. This application does not contain, a "Sequence Listing" as a separate part of the disclosure on paper copy or compact disc, as required by 37 CFR 1.821(c). A copy of the "Sequence Listing" in computer readable format has not been submitted as required by 37 CFR 1.821(e). A copy of the "Sequence Listing" in computer readable form has been submitted. The content of the computer readable form, however, does not comply with the requirements of 37 CFR 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw Sequence Listing." The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as required by 37 CFR 1.825(d). The paper copy or compact disc of the "Sequence Listing" is not the same as the computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e).
APPLICANT MUST PROVIDE: An initial or substitute computer readable form (CRF) of the "Sequence Listing." An initial or substitute paper copy or compact disc of the "Sequence Listing," as well as an amendment directing its entry into the specification. A statement that the contents of the paper or compact disc and the computer readable form are the same and, where applicable, include no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d). FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE (703) 308-4216, for Rules interpretation, (703) 308-4212, for CRF submission help, (703) 287-0200, for PatentIn software help.

Winston M. Alvarado

Telephone: 703-305-6421

FORM PCT/DO/EO/920 (March 2001)